FORM PCT/DO/EO/905 (March 2001)

AAADmallow Co.					
U.S. APPLICATION NO.		FIRST NAMED APPLICANT		ATTY, DOCKET NO.	
09/763286		MIYATA	т	SHIM-008	
			INTERNATIONAL APPLICATION NO.		
BOZICEVIC FIELD & FF	RANCIS	PCT/JI	P99/04521		
200 MIDDLEFIELD ROAD SUITE 200			I.A. FILING DATE	PRIORITY DATE	
MENLO PARK, CA 940	25		23 AUG 99	24 AUG 98	
			207.0000		
ţ			DATE MAIL	5 JUL 2001	
NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED					
STATES DESIGNATED/ELECTED OFFICE (DO/EO/OS)					
1 The following items has	ve been submitted by the	applicant or the IB to the U	Jnited States Patent and	Trademark	
Office as a Des	signated Office (37 CFR	1.494) an Elected Offi	ICC (37 CT K 1.475).		
U.S. Basic Na	tional Fee.	Translation of the int	ternational application is	nto English.	
Copy of the international application. Outh or Declaration of inventors(s).		Translation of Articl	Translation of Article 19 amendments into English.		
Copy of Article 19 amendments.		Other:			
Priority Document. Priority Document.					
The International Preliminary Examination Report in English and the International Preliminary Examination Report into English.					
2 Applicant has requested early processing under 35 U.S.C. 371(f) but has not filed the following indicated items and/or the indicated items in paragraph 3 below. The Basic National Fee and the copy of the international application must be filed					
prior to 20 or 30 months from the priority date to avoid abandonnicin.					
U.S. Basic Na	ational Fee.	Copy of the internat			
3. The following items M	UST be furnished within	the period set forth below	in order to complete the	e requirements for	
acceptance under 35 U.S.C. 371: a. Translation of the application into English. A processing fee will be required if submitted					
- to the annual 20 or 20 months from the printity Gale.					
The current translation is defective for the reasons indicated on the attached voice of Belease					
Translation. b. Processing fee for providing the translation of the application and/or the Annexes later than the					
appropriate 20 or 30 months from the priority date (37 CFR 1.497(1)).					
surcharge will be required if submitted later than the appropriate 20 or 30 months from the proving					
date.	rent oath or declaration	does not comply with 37 CF	R 1.497(a) and (b) for	the reasons	
indicated on the attached PCT/DO/EO/917. [78] d. Surcharge for providing the eath or declaration later than the appropriate 20 or 30 months from the					
priority date (37 CFR 1.49(E)). 4. Additional claim fees of S as a large entity small entity, including any required multiple dependent claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are					
claim fee, are required. A due (37 CFR 1.492(g)).	Applicant must submit th	e additional claim fees of c	ancel the additional clas	ilis for witten ices are	
		quence listing pursuant to 3	7 CER 1 821-1 825 5	See attached	
 Applicant has not s PCT/DO/EO/920. 	ubmitted the required se	quence nating pursuant to 5	7 (1102)		
	THE EXPLICITE IN 3(a)-3(d), 4 AND 5 ABOVE MUS	ST BE SUBMITTED	WITHIN TWO (2)	
THE PRIORITY DATE RESPOND WILL REST	FOR THE APPLICAT	FION, WHICHEVER IS I	LAIER. FAILURE I	O I ROI LACE.	
		ing a petition and fee for ex	tension of time under t	ne provisions of 37 CFR	
The time period set above 1.136(a).	e may be extended by m	ing a petition and rec for ex	action of time and a		
	about a translation of the	Appeares MUST he submit	ted no later than the tin	ne period set above or the	
 6. If box 3a or 3c is checked, a translation of the Annexes MUST be submitted no later than the time period set above or the Annexes will be cancelled. A processing fee will be required if submitted later than 20 or 30 months from the priority date. 7. The Article 19 amendments are cancelled since a translation was not provided by the appropriate 20 (37 CFR 1.494(d)) 					
7. The Article 19 amor 30 (37 CFR 1.495(d))	endments are cancelled s	ance a translation was not p	novided by the appropr		
			d Trademark Office M	isi he mailed to the	
Applicant is reminded the address given in the head	at any communication to ding and include the U.S	the United States Patent an application no. shown abo	ve. (37 CFR 1.5)		
A copy of this notice MUST be returned with this response. Enclosed: PCT/DO/EO/917					
Enclosed: PTO-875		カクエノたのノモのノログの	ulette Kidwell, Para	lenal	
L. 19 51-5		Pa	ulette Niuwell, Fala		

Paulette Kidwell, Paralegal Telephone: 703-305-3656